Petiti	oner's Name	<u> </u>	
Addr	ess (may be omitted for privacy)		
City,	State, ZIP		
Telep	hone (may be omitted)	<u> </u>	
	IN THE	JUDICIAL DISTRICT COURT COUNTY, STATE OF UTAH	
	Petitioner,)))) MODIFIED PROTECTIVE) ORDER)	
VS.)) Civil No.	
	Respondent.	,)) Judge)	
ANY ORD	PERSON PROTECTED BY THE ER'S PROHIBITIONS, ONLY TE	U CAN BE ARRESTED FOR VIOLATING THIS ORDER EVE ORDER INVITES OR ALLOWS YOU TO VIOLATE THE E COURT CAN CHANGE THE ORDER. YOU MAY BE HELL FERING THE TERMS OF THIS ORDER.	
WITI		CANNOT WAIVE, ALTER, IGNORE OR DISMISS THIS ORI ON. YOU MAY BE HELD IN CONTEMPT FOR IGNORING O DER.	
	This matter came for hearing or	, before the undersigned. The following	ing
partie	es were in attendance:		
9	Petitioner 9	Petitioner's attorney	
9	Respondent 9	Respondent's attorney	

The Court having reviewed Petitioner's Verified Petition to Modify Protective Order and having received evidence, and it appearing that the original Protective Order should be modified,

IT IS HEREBY ORDERED PURSUANT TO UTAH CODE SECTION 30-6-4.2 THE PETITIONER IS GRANTED A PROTECTIVE ORDER:

(The Judge or Commissioner shall initial each section that is included in this Order.)

THE COURT MAKES THE FOLLOWING ORDERS IN THIS CRIMINAL PORTION OF THE PROTECTIVE ORDER. Two years after the date of this order, the Respondent may request a hearing to dismiss the criminal portion of this order. The Petitioner is entitled to receive notice from the Court. Therefore, within 30 days prior to the end of the two year period, the Petitioner must provide the Court with a current address, which address will not be made available to Respondent, if the Petitioner wants to receive notice

iotice.	
	1. Upon the court finding that the Respondent presents a credible threat to the safety of the Petitioner and/or the designated family and household members, the Respondent is restrained from attempting, committing, or threatening to commit abuse or domestic violence against Petitioner and shall not stalk, harass, or threaten or use or attempt to use physical force that would reasonably be expected to cause physical injury to the Petitioner.
	2. The Respondent is restrained from attempting, committing, or threatening to commit abuse or domestic violence against the designated family and household members and shall not stalk, harass, or threaten or use or attempt to use physical force that would reasonably be expected to cause physical injury to those parties. The designated minor children and members of Petitioner's family or household:
	3. The Respondent is prohibited from directly or indirectly contacting, harassing, telephoning, emailing or otherwise communicating with the Petitioner.
	4. The Respondent shall be removed and excluded, and shall stay away, from Petitioner's residence, and its premises, located at:
	and any subsequent residence of Petitioner known to the Respondent, and Respondent is prohibited from terminating or interfering with the utility services to the residence.
	5. The Respondent is ordered to stay away from the school, place of employment, and/or other places, and their premises, frequented by the Petitioner, the minor children and the designated household and family members. This includes any subsequent school, place of employment or other places known to the Respondent, which are frequented by the Petitioner or by the designated family

and h	and household members. The current addresses include:			
	Under state law pursuant to this order, the Court having found that Respondent's use or ession of a weapon may pose a serious threat of harm to Petitioner, the Respondent is prohibited purchasing, using, or possessing a firearm or the following weapon(s):			
7. essen	The Petitioner is awarded possession of the following residence, automobile and/or other tial personal effects:			
This	award is subject to orders concerning the listed property in future civil proceedings.			
8.	An officer from the following law enforcement agency: shall mpany Petitioner to ensure that Petitioner safely regains possession of the awarded property.			
law e	An officer from the following law enforcement agency: shall facilitate ondent's removal of Respondent's essential personal belongings from the parties' residence. The inforcement officer shall contact Petitioner to make these arrangements. Respondent may not act the Petitioner or enter the residence to obtain any items.			

RESPONDENT'S VIOLATION OF PROVISIONS "1" THROUGH "7" OF THIS ORDER IS A CLASS A MISDEMEANOR UNDER UTAH CODE SECTIONS 3-6-4.2(5) AND 76-5-108.

IF RESPONDENT'S VIOLATION OF PROVISIONS "1" THROUGH "7" OF THIS ORDER IS A SECOND OR SUBSEQUENT DOMESTIC VIOLENCE OFFENSE, ENHANCED PENALTIES MAY BE IMPOSED UNDER UTAH CODE SECTIONS 77-36-1.1 AND 77-36-2.4.

_	anted the following temporary relief in the civil portion of this protective order (provisions "a" hich will (expire/be reviewed by the court) days from the date of this order:
 _ a.	The Petitioner is granted custody of the following minor children:
	child is included in a protective order, the Petitioner may provide a copy of the order to the exchool where the child attends.
•	ent fails to return custody of a minor child as ordered in this order the Petitioner may obtain a ce from the court.
_ b.	Visitation shall be as follows:
 _ c.	The Respondent is restrained from using drugs and/or alcohol prior to or during visitation.
d. Utah.	The Respondent is restrained from removing the parties' minor children from the state of
 e.	The Respondent is ordered to pay child support to the Petitioner in the amount of \$ pursuant to the Utah Uniform Child Support Guidelines.
f. Code A	The Respondent is ordered to participate in mandatory income withholding pursuant to Utah Annotated § 62A-11, Parts 4 and 5.
 g.	The Respondent is ordered to pay one-half of the minor child/ren's day care expenses.

	h. premiu	The Respondent is ordered to pay one-half of the minor child/ren's medical expenses including tims, deductibles and co-payments.
	i. \$	The Respondent is ordered to pay Petitioner spousal support in the amount of
	j. abuse i	The Respondent is ordered to pay Petitioner's medical expenses, suffered as a result of the n the amount of \$
	k. the abu	The Respondent is ordered to pay the minor child/ren's medical expenses, suffered as a result of use in the amount of \$
	1.	Other:
		oner: If, at any time, you receive services through the Office of Recovery Services (ORS) and you
want to to ORS		our location information confidential, you must provide a copy of your current protective order
to ORS		OF PROVISIONS "a" THROUGH "I" MAY SUBJECT RESPONDENT TO CONTEMPT
to ORS	TION CEDING	OF PROVISIONS "a" THROUGH "1" MAY SUBJECT RESPONDENT TO CONTEMPT GS.
VIOLA PROCE	TION CEDING	OF PROVISIONS "a" THROUGH "1" MAY SUBJECT RESPONDENT TO CONTEMPT GS. The Division of Child and Family Services is ordered to conduct an investigation into the
VIOLA PROCE	TION OEEDING	OF PROVISIONS "a" THROUGH "I" MAY SUBJECT RESPONDENT TO CONTEMPT GS. The Division of Child and Family Services is ordered to conduct an investigation into the ion of child abuse.
VIOLA PROCE	TION CEEDING 11. allegat 12.	OF PROVISIONS "a" THROUGH "I" MAY SUBJECT RESPONDENT TO CONTEMPT GS. The Division of Child and Family Services is ordered to conduct an investigation into the ion of child abuse. A Guardian ad Litem is appointed to represent the best interests of the child/ren.
VIOLA PROCE	TION CEEDING 11. allegat 12.	OF PROVISIONS "a" THROUGH "I" MAY SUBJECT RESPONDENT TO CONTEMPT GS. The Division of Child and Family Services is ordered to conduct an investigation into the ion of child abuse. A Guardian ad Litem is appointed to represent the best interests of the child/ren.

- 14. Under federal law, the Respondent may be prohibited from purchasing, owning, transporting, using or possessing a firearm and ammunition. A violation of this prohibition may be a separate federal crime. There may be an exemption for police and military personnel while on actual duty and those persons need to contact their immediate supervisors for further instructions regarding compliance with federal law.
- 15. Law enforcement agencies with jurisdiction over the protected locations shall have authority to compel Respondent's compliance with this Order, including the authority to forcibly evict and restrain Respondent from the protected areas. Information to assist with identification of the Respondent is attached to this Order.
- 16. Respondent was afforded both notice and opportunity to be heard in the hearing that gave rise to this order. Pursuant to the Violence Against Women Act of 1994, P.L. 103-322, 108 Stat. 1976, 18 U.S.C.A. 2265, this order is valid in all the United States, the District of Columbia, tribal lands, and United States Territories.
- 17. Two years after the date of this order, a hearing may be held to dismiss the remaining provisions of the order. Within 30 days prior to the end of the two-year period, the Petitioner should provide the court with a current address, which address will not be made available to Respondent.

DATED:	·•	
		BY THE COURT:
		DISTRICT COURT JUDGE
Recommended by:		
District Court Commissioner Date		

By this signature, Respondent approves the form, and accepts service, of this Protective Order and waives tright to be personally served.		
Respondent		
Serve Responden Street:	at:	
City/Town:		
State/Zip		